

Data Processing Agreement ("DPA")

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Preamble

This Data Processing Agreement ("DPA") is included in the contract for the provision of ATOSS products on premises and for an ATOSS CLOUD SERVICE (each and collectively hereinafter referred to as "ATOSS PRODUCTS") and other affiliated services or professional services (hereinafter referred to as "CONTRACT"). Therefore, this DPA is at the same time an integral part of a contract concluded in writing (also in electronic form) between the contracting ATOSS company (as processor - hereinafter referred to as "ATOSS") and the CUSTOMER. Both, ATOSS and the CUSTOMER are hereinafter referred to collectively as the "PARTIES", each a "PARTY".

The PARTIES agree that the CUSTOMER may also allow its AFFILIATED COMPANIES to use the licensed ATOSS PRODUCTS in accordance with the provisions of the respective CONTRACT. Since in such a case personal data of AFFILIATED COMPANIES of the CUSTOMER are also processed by ATOSS, this DPA shall apply to the following scenarios:

The CUSTOMER is the sole controller with regard to the personal data made available to ATOSS for the data processing.

- Besides the CUSTOMER, its AFFILIATED COMPANIES also use the licensed ATOSS PRODUCTS; the CUSTOMER and its AFFILIATED COMPANIES are each the sole or joint controller.
- The CUSTOMER is the controller with respect to its own personal data and the processor with respect to the personal data of its AFFILIATED COMPANIES. From the point of view of its AFFILIATED COMPANIES, ATOSS is a sub-processor of the CUS-TOMER.
- The CUSTOMER is only a processor of its AFFILIATED COMPANIES and ATOSS is a subprocessor with regard to the personal data.

Notwithstanding the above-listed scenarios, the CUSTOMER shall always be the central and direct operational contact for ATOSS under this DPA.

Insofar as ATOSS processes personal data in this context, the conditions of this DPA shall apply.

For the provision of the ATOSS PRODUCTS in accordance with the CONTRACT the use of sub processors is required. In this respect, the CUSTOMER is aware that ATOSS cannot provide the ATOSS PRODUCTS without sub processors. The use of sub processors shall be governed by § 6 of this DPA.

<u>Note on gender neutrality:</u> The selected formulations apply without restriction to the other genders.

§ 1 Subject matter of this DPA

1. Purpose and scope: The purpose of this DPA is to ensure compliance with Art. 28 (3) and (4) of the GDPR.

The PARTIES listed in the CONTRACT have agreed to this DPA in order to ensure compliance with Art. 28 (3) and (4) GDPR. This DPA applies to the processing of personal data as specified in DPA Exhibit I.

Exhibit I to III are an integral part of this DPA.

Where in this DPA the terms defined in the GDPR are used, those terms shall have the same meaning as in that Regulation.

In all other respects, the definition of the CONTRACT shall apply to this DPA.

This DPA shall be read and interpreted in the light of the provisions of the GDPR. This DPA shall not be interpreted in a way that runs counter to the rights and obligations provided for in the GDPR or in a way that prejudices the fundamental rights or freedoms of the data subjects.

2. <u>Duties of the CUSTOMER</u>: This DPA applies without prejudice to the obligations to which the controller is subject by virtue of the GDPR.

§ 2 Description of the processing

The specific scope of services shall be agreed by the PARTIES in the CONTRACT. The services under consideration regularly include matters in the sense of data processing of personal data. This shall apply accordingly to (remote) testing and (remote) maintenance of automated processes or the use of data processing systems, insofar as access to personal data of the CUSTOMER cannot be excluded in the process.

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The details of the relevant processing operations, in particular the categories of personal data and the purposes for which the personal data are processed on behalf of the CUSTOMER, are specified in **DPA-Exhibit I - Description of the processing**.

§ 3 Technical and organizational measures

- 1. Ensuring data security: ATOSS must observe the principles of proper data processing and monitor their compliance (see Art. 5 GDPR). ATOSS ensures that it complies with the provisions of Art. 28 (3) lit. c), 32 GDPR. To this end, ATOSS has taken appropriate measures to ensure data security and, while continuing to make any necessary adjustments, ensure a level of protection appropriate to the risk regarding the confidentiality, integrity, availability and resilience of the systems. To determine the appropriate level of protection, particular account shall be taken of the risks associated with data processing, in particular destruction, loss or alteration, whether accidental or unlawful, or unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed. This takes into account the state of the art, implementation costs and the nature, scope and purpose of the processing, as well as the varying likelihood and severity of the risk to the rights and freedoms of natural persons.
- Documentation and submission of measures: ATOSS shall at least implement the technical and organizational measures specified in DPA-Exhibit II - Technical and organizational measures to ensure the security of the personal data.
- 3. Current state of the art and technical adaptations: The technical and organizational measures are subject to technical progress and continuous development. As a result, ATOSS is permitted to implement alternative adequate measures. In doing so, the level of security provided by the measures specified in this DPA must at a minimum be maintained. Material changes to the technical and organizational measures must be documented and communicated to the CUSTOMER in an appropriate manner (e.g., through e-mail or via an online portal which is accessible via the ATOSS website). By providing this information, ATOSS gives the CUSTOMER the opportunity to object to these changes in writing or text form within six (6) weeks. The CUSTOMER shall only be entitled to object if the changes do not meet the requirements of § 3 clause 1 and § 3 clause 2 of this DPA. If the CUSTOMER does not or not justified object to the changes within the objection period, the approval of the changes shall be deemed to have been given after the deadline. In the event of a justified objection, ATOSS may suspend the part of the service provision which is affected by the CUSTOMER's justified objection.

§ 4 Authority to issue instructions

- Documented instruction: ATOSS shall process personal data only on the documented instructions from the CUSTOMER, unless ATOSS is required to do so by Union law or by the law of the Member State to which ATOSS is subject. In this case, ATOSS shall inform the CUSTOMER of these legal requirements before processing, unless the law prohibits this on important grounds of public interest.. The CONTRACT including this DPA constitutes a documented instruction of the CUSTOMER.
- Certainty and form of instructions: Unless otherwise expressly agreed in this DPA, instructions shall be given in a clear manner (requirement of clarity of instructions). Instructions must be issued in writing or in text form.

- 3. Feasibility of the instruction: ATOSS will inform the CUSTOMER in text form within a reasonable period of time, insofar as the implementation of the instruction can be configured independently by the CUSTOMER within the scope of the standard functionalities. Instructions of the CUSTOMER which represent a deviation from the services stipulated in the CONTRACT or this DPA shall be treated as a change request of the CON-TRACT. The obligations under the CONTRACT and this DPA shall remain unaffected during the period of review. ATOSS will make reasonable efforts to implement instructions from the CUSTOMER that qualify as a request for contract amendment, insofar as they are necessary and technically possible under data protection law and do not require any changes to the ATOSS PRODUCTS. ATOSS will inform the CUSTOMER in advance in text form if it is apparent that ATOSS will incur additional work and/or additional costs for the review and implementation of the instruction. ATOSS will after consultation with the CUSTOMER submit an offer for the commissioning of fee-based services for the further review and implementation of the instruction. In the event that no agreement on an amendment to the CONTRACT is reached, the obligations arising from the CONTRACT shall remain in force.
 - Instructions confirmed by ATOSS shall be implemented by joint agreement of the PARTIES within a reasonable period of time.
- 4. <u>Notification of illegality:</u> ATOSS shall immediately inform the CUSTOMER if, in ATOSS opinion instructions given by the CUSTOMER infringe the GDPR or applicable Union or Member State data protection law. This notification does not contain a comprehensive legal analysis. ATOSS is entitled to suspend the execution of the corresponding instruction until it has been confirmed or changed by the CUSTOMER.
- 5. <u>Rights of data subjects:</u> ATOSS may only provide information to data subjects affected by processing on behalf or to third parties following prior instruction by CUSTOMER. Insofar as a data subject directly contacts ATOSS in this regard, ATOSS shall immediately forward this request to the CUSTOMER.
- 6. <u>Regress:</u> In the event that ATOSS incurs a justified claim for liability as a result of the performance of an unlawful instruction, ATOSS shall have the right to indemnity from CUSTOMER in this respect.

§ 5 Obligation to maintain confidentiality

- 1. <u>Data and telecommunications secrecy:</u> ATOSS and each person subordinate to ATOSS who has access to personal data are obligated to maintain confidentiality, in particular in accordance with the provisions of Art. 5 (1) lit. f), Art. 28 (3) lit. b), Art. 29, Art. 32 (4) GDPR and § 3 TTDSG. The obligation to maintain confidentiality continues even after the termination of this DPA.
- Instruction of all persons deployed for processing on behalf: ATOSS shall take appropriate measures such as, in particular, regular training in data protection, to ensure that persons under its authority who are authorized to process personal data are familiar with the relevant provisions on data and telecommunications secrecy.

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§ 6 Commissioning of sub processors

- 1. [intentionally left blank]
- 2. <u>Prerequisites for the legitimacy of the commissioning:</u> The commissioning of sub processors is only possible with the CUSTOMER's consent.
- a) General requirements: Where ATOSS engages a sub processor for carrying out specific processing activities (on behalf of the CUSTOMER), ATOSS shall do so by way of a contract which imposes on the sub processor, in substance, the same data protection obligations as the ones imposed on ATOSS in accordance with this DPA. ATOSS shall ensure that the sub processor complies with the obligations to which ATOSS is subject pursuant to this DPA and to the GDPR. At the CUSTOMER's request, ATOSS shall provide a copy of such a sub processor agreement and any subsequent amendments to the CUSTOMER. To the extent necessary to protect business secret or other confidential information, including personal data, ATOSS may redact the text of the agreement prior to sharing the copy.
 - ATOSS shall remain fully responsible to the CUSTOMER for the performance of the sub-processor's obligations in accordance with the CONTRACT with ATOSS. ATOSS shall notify the CUSTOMER of any failure by the Sub-Processor to fulfill its contractual obligations with respect to services to the CUSTOMER.
- b) <u>Sub processors in third countries:</u> Any transfer of data to a third country or an international organization by ATOSS shall be done only on the basis of documented instructions from the CUSTOMER (cf. § 4) or in order to fulfil a specific requirement under Union or Member State law to which ATOSS is subject and shall take place in compliance with Chapter V of the GDPR.
 - The CUSTOMER agrees that where ATOSS engages a sub processor in accordance with this § 6 for carrying out specific processing activities and those processing activities involve a transfer of personal data within the meaning of Chapter V of the GDPR, ATOSS and the sub processor can ensure compliance with Chapter V of the GDPR by using standard contractual clauses adopted by the Commission in accordance with of Article 46 (2) of the GDPR, provided the conditions for the use of those standard contractual clauses are met.
- 3. <u>Current sub processors:</u> ATOSS has the CUSTOMER's general authorization for the engagement of sub processors in **DPA-Exhibit III List of authorized sub processors** to this DPA. With regard to the use of such sub processors the consent of the CUSTOMER shall be deemed to have been granted upon conclusion of this DPA.
- 4. <u>Further sub processors:</u> Further outsourcing to sub processors or the change of existing sub processors is permissible under the conditions of § 6 (2) of this DPA even without the explicit consent of the CUSTOMER, providing that ATOSS notifies the CUSTOMER of the outsourcing to (other) sub processors with reasonable advance notice (e.g., through e-mail or via an online portal which is accessible via the ATOSS website) and the following regulations are fulfilled: ATOSS shall inform the CUSTOMER at least 6 weeks in advance of any intended changes to this list by adding or replacing subprocessors and thereby give the CUSTOMER sufficient time to object to these changes before commissioning the sub-processor(s) concerned.

ATOSS shall provide the CUSTOMER with an updated list listing all sub processors processing the CUSTOMER's personal data and the ancillary services provided by them.

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By providing this information, ATOSS gives the CUSTOMER the opportunity to object to these changes within six (6) weeks. The CUSTOMER shall only be entitled to object if the changes do not meet the requirements of § 6 clause 2 of this DPA. If the CUSTOMER does not or not justified object to the changes in writing or text form within the objection period, the approval of the changes shall be deemed to have been given after the deadline. In the event of a justified objection, ATOSS may suspend the part of the service provision which is affected by the CUSTOMER's justified objection. In the event that the CUSTOMER objects to the use even after consultation with ATOSS, ATOSS may choose whether it does not commission the sub processor or terminates the CONTRACT in writing with a notice period of two (2) months. This provision supplements the termination provision in the CONTRACT.

5. Validity of the provisions of this DPA also for sub processors: At the request of the CUSTOMER, ATOSS shall provide the CUSTOMER with information on relevant data protection obligations undertaken by the sub processor, including, but not limited to, granting the necessary access to the relevant contractual documents. ATOSS shall regularly inspect its sub processors and shall, at the CUSTOMER's request, confirm compliance with data protection law and the sub processor's obligations under the contract concluded with it. The CUSTOMER shall only be entitled to issue instructions to ATOSS to carry out further tests, which ATOSS will carry out within the scope of what is permissible, if there are justified reasons for doing so.

§ 7 CUSTOMER's obligations and rights; ATOSS's support of the CUSTOMER

To protect the rights of the data subject (Art. 12 et seq. GDPR), the CUSTOMER is obligated to undertake technical and organizational measures, report and communicate data breaches, cooperate with the regulatory authority (Art. 32 to 36 GDPR), and implement quality assurance (Art. 28 (1) GDPR). ATOSS shall support the CUSTOMER in observing these obligations. In this context, ATOSS shall provide the CUSTOMER with all information, insofar as the latter does not possess said information. ATOSS is not obligated to obtain information, which it does not possess for the purpose of providing support. ATOSS shall support the CUSTOMER as follows:

- Protection of the rights of data subjects: ATOSS shall inform the CUSTOMER with undue delay of any request received from a data subject of the CUSTOMER. ATOSS shall not respond to the request itself. The CUSTOMER is obligated to protect the rights of data subjects. If necessary, ATOSS shall assist the CUSTOMER in the event that data subjects assert their rights.
- 2. Technical and organizational measures: ATOSS shall assist the CUSTOMER in ensuring an adequate level of protection by way of technical and organizational measures which take into account the circumstances and purposes of the processing as well as the predicted likelihood and severity of a possible infringement of rights resulting from security vulnerabilities, as well as enable prompt detection of relevant infringement events. In this context, the CUSTOMER shall ensure that the ATOSS PRODUCTS provided by ATOSS, and the associated technical interfaces are protected against unauthorized access, in particular in a suitable and protective manner (e.g., by granting only temporarily valid access IDs and/or regular password changes and/or by restricting the authorized IP address range, or other comparable measures).

- 3. Duty to report und duty to communicate: In the event of ATOSS 's breach of the protection of personal data, ATOSS is obligated to support the CUSTOMER with regard to the latter's reporting obligation vis-a-vis the competent regulatory authority duty to notify the data subjects. In the event of a serious operational interruption, suspected breaches of data protection, or violations of this DPA, whether caused by the CUSTOMER, a third party or ATOSS, ATOSS shall immediately and fully inform the CUSTOMER of the time, nature and extent of the personal data concerned. The CUSTOMER shall immediately be provided with all relevant information required to fulfill the obligation to report vis-a-vis the regulatory authority. Where, and insofar as, it is not possible to provide all this information at the same time, the initial notification shall contain the information then available and further information shall as it becomes available subsequently be provided without undue delay.
- 4. <u>Cooperation with regulatory authorities:</u> The PARTIES shall cooperate with the competent regulatory authority in the performance of their duties as necessary and in accordance with the following principles.
- a) Monitoring procedures carried out on the premises of ATOSS or the CUSTOMER:
 - (aa) ATOSS shall inform the CUSTOMER without delay of monitoring procedures and measures taken by the supervisory authority insofar as they relate to the CONTRACT. This also applies if a competent authority investigates as part of administrative or criminal proceedings with regard to personal data processing by ATOSS.
 - (bb) Insofar as the CUSTOMER is subject to monitoring by the supervisory authority, administrative offence or criminal proceedings, the liability claim of a data subject or third party or any other claim in connection with personal data processing by ATOSS, ATOSS is obligated to support the CUSTOMER to the best of its ability.
- b) <u>Data protection impact assessment:</u> Insofar as the CUSTOMER itself has a legal obligation to compile a data protection impact assessment, ATOSS shall assist it in carrying out the data protection impact assessment and with any necessary prior consultation with the regulatory authority. This includes in particular the transmission of any required information or the disclosure of any required documents upon the associated request by the CUSTOMER.
- 5. <u>Documentation and compliance:</u>
- a) Audits: The PARTIES shall be able to demonstrate compliance with this DPA. ATOSS shall deal promptly and adequately with inquiries from the CUSTOMER about the processing of data in accordance with this DPA. ATOSS shall make available to the CUSTOMER all information necessary to demonstrate compliance with the obligations that are set out in this DPA and stem directly from GDPR. At the CUSTOMER's request, ATOSS shall also permit and contribute to audits of the processing activities covered by this DPA, at reasonable intervals or if there are indications of non-compliance. In deciding on an audit, CUSTOMER may take into account relevant information and certifications held by ATOSS.

The CUSTOMER may choose to conduct the audit by itself or mandate an independent auditor. ATOSS may object to the inspection by an independent auditor if the auditor selected by the CUSTOMER is in a competitive relationship with ATOSS or has not been obliged to observe confidentiality.

The costs of audits pursuant to \S 7 (5) lit. a) shall be borne by the CUSTOMER.

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- b) <u>Documentation</u>: In particular, proof of documentation of technical and organizational measures can be provided by way of compliance with approved codes of conduct pursuant to Art. 40 GDPR or suitable certification by means of an IT security or data protection audit.
- c) <u>Data protection officer:</u> The contact details of the data protection officer of ATOSS are listed in **DPA-Exhibit II Technical and organizational measures**.

§ 8 Deletion or return following conclusion of processing

- 1. <u>Deletion or return</u>: The deletion and return of personal data is governed by the provisions in **DPA-Exhibit I Description of processing** and the contractual provisions.
- 2. [intentionally left blank].
- Retention periods: Documentation which serves as evidence of orderly and proper data processing must be retained by ATOSS in accordance with the applicable statutory retention periods beyond the end of this DPA. To relieve itself of this obligation, ATOSS may turn said documentation over to the CUSTOMER at the end of this DPA.
- 4. <u>Costs</u>: Additional costs incurred as a result of CUSTOMER instructions which deviate from, or which exceed the scope of this § 8 (1) shall be borne by the CUSTOMER.

§ 9 Right to compensation and liability

- 1. The PARTIES are liable under this DPA in accordance with the statutory provisions of the GDPR.
- 2. [intentionally left blank]
- 3. [intentionally left blank]

§ 10 Final provisions

- 1. Replacement clause; changes and additions:
- a) This DPA shall enter into force upon conclusion of the CONTRACT and once entered into force in its area of application, shall supersede any potentially existing agreements between the PARTIES for processing (data) on behalf.
- b) Unless explicitly agreed otherwise, all changes and additions to this DPA, as well as all ancillary agreements, must be in written or text form to be effective.
- c) Notwithstanding the provisions in § 3 clause 3 (Current state of the art and technical adaptations) as well as § 6 clause 4 (Further sub processors), ATOSS shall be entitled to amend or supplement the provisions of this DPA insofar as this does not negatively affect the equivalence relationship agreed upon was concluded with regard to essential elements of the DPA and the amendments are reasonable for the CUSTOMER. The right to amend the DPA in particular shall include changes with regard to (i) technical developments, (ii) changes in the legal framework, (iii) adaptations of the regulations on the handling of personal data, (iv) the elimination of an equivalence disruption that has arisen subsequently or (v) the elimination of regulatory gaps (e.g., in the event of unforeseeable, changed circumstances). ATOSS will inform the CUSTOMER of the planned amendments in advance. The amendments shall be deemed to have been accepted by the CUSTOMER if it does not object to ATOSS in writing or text form within six (6) weeks after notification. In the amendment notice ATOSS shall also draw the CUSTOMER's attention to the intended significance of its conduct.

- 2. Non-applicability of the CUSTOMER's terms and conditions/general conditions of purchase: It is agreed by the PARTIES that the CUSTOMER's "terms and conditions" and/or "general conditions of purchase" of the CUSTOMER do not apply to this DPA.
- 3. <u>Exclusion of the right of retention:</u> Objection based on the right of retention is excluded regarding the processed personal data and the associated data media.
- 4. [intentionally left blank]
- 5. Obligation to provide information in the event of endangerment of processed personal data: In the event of the endangerment of the processed data at ATOSS due to attachment or confiscation, insolvency or settlement proceedings, or other events or third-party actions, ATOSS is obligated to inform the CUSTOMER without undue delay.
- 6. Place of jurisdiction: The provisions of § 10 clause 7 of this DPA shall apply.
- 7. Choice of law and place of jurisdiction: The applicable data protection provisions shall apply to legal remedies of a data subject against ATOSS as a processor. For legal remedies of the PARTIES arising from or in connection with this DPA, the provisions of the CONTRACT shall apply with regard to the choice of law and the place of jurisdiction.
- 8. <u>Severability:</u> Should individual parts of this DPA be or become wholly or partially invalid or unenforceable, this shall not affect the validity of the remaining provisions. The PARTIES agree to replace the invalid or unenforceable provision with an effective and enforceable provision that comes as close as possible to the originally intended purpose of the ineffective or unenforceable provision. This applies accordingly in the event of a regulatory gap or omission.



DPA - Exhibit I

- Description of the processing -

1. Categories of data subjects whose personal data is transferred

Depending on the respective CUSTOMER, the following data subjects may be concerned by the processing:

- Employees as defined in § 26 (8) BDSG [German Federal Data Protection Act]
- Civil servants and aspiring civil servants of the countries
- Employees who are subject to collective agreements, as well as trainees

2. Categories of personal data transferred

The categories of personal data that are processed in the respective individual CONTRACT depend on the configuration and parametrization selected by the CUSTOMER in each case and the agreed module selection.

Additional information can be found in the respective contractual documents and/or other information provided (e.g., in the context of using our website, digital customer lounge).

Relevant categories of personal data can be in particular:

a) Employee master data and time management information

- Master data such as:
 - o Personnel number
 - o Title, surname, first name
 - o Date of birth
 - o Identity card(s) no.
 - Employee category (for example, payroll model assignment)
 - o Other contract-relevant data such as entry, exit and regrouping data
 - Agreements on working time and the start and end of time management considerations
 - o Contact details (such as address, email, telephone numbers)
 - Staff photo
 - o Other organisational features
- Information about affiliation to certain regions / countries / languages
- Information about work locations and travel times
- Information on supervisor, employee and deputy relationships
- Other personal data stored by end users in freely definable fields
- Information on qualifications and training
- Information about time balances / time accounts
- Information on individual contractual, collectively agreed and other remuneration, holiday and time off entitlements of employees:
 - o general arrangements
 - Values and balances
- Information on planned and actual absences
- Information about bookings / stamping incl. time and place of booking / stamping
- Information on actual attendance, (call) on-call and working hours

- Information about affiliation to organisational units, projects, orders, cost centres, workplaces etc. and the times worked for them
- Canteen bookings
- Manual annotations to master and transaction data
- System warnings and error messages in case of deviations from specifications or rules

b) Information from workforce planning

- Information on contractual and planning availability of employees
- Information about planning requests from employees
- Information on employee scheduling and actual hours worked
- Information about plan changes
- Information about shift swaps of employees
- Information about employee performance profiles

c) Application and task management

- Requests for absences incl. approval history and status
- Requests for operations relevant to working time or duty scheduling, including approval progress and status
- Pending and completed tasks
- Information about e-mail and SMS notifications sent by the system

d) Information of the access management

- Information about access authorisations for specific devices, zones and time periods
- Access IDs
- PIN for input on the device
- Identification features for biometric access control (fingerprint method, etc.)
- Information about actual or attempted entry or exit of zones incl. time and place of booking

e) System related information

- System access information
- Information about authorisations for certain objects and interactions as a user of the system
- Internet Protocol (IP), Paket information, including URLs, time stamps, telemetric data, ports related to the use of ATOSS Cloud Services
- Browser information (browser user agents, log data) related to use of ATOSS Cloud Services
- Last used system settings and preferences
- Logged in system users
- Login attempts
- Logs of user interactions that modify data in the system.

3. Nature of the processing

a) Processing activities

ATOSS's services may include the following processing activities without limitation, - as described in more detail in the respective individual CONTRACT with the CUSTOMER:

• Customizing in the sense of parameterising ATOSS PRODUCTS (particularly support in creating employee master data in the database of the standard software provided to

the CUSTOMER by ATOSS for use, in setting up working time models and time accounts, etc.) and adapting or scripting standard interfaces.

- Software maintenance for the ATOSS PRODUCTS (particularly support with software release changes, the import of continuous modifications, and eliminating reported malfunctions);
- Hotline services for ATOSS PRODUCTS (particularly receiving information or supporting
 the analysis for reported malfunctions; troubleshooting for data transfer via interface
 to third-party systems (e.g., payroll and salary) as well as for data entry with data entry
 terminals);
- Testing and maintenance work of automated processes or of data processing systems to ensure the operational readiness of ATOSS PRODUCTS.
- Administration services relating to the management of personal data according to the
 extent of the CONTRACT (in particular, active assistance in the administration of customer's employee's personal data in the database of the ATOSS PRODUCTS provided by
 ATOSS to the Customer for use).

To that end, the processing activities – whether in whole or in part – may be carried out:

- locally, on the CUSTOMER's premises (at the CUSTOMER's option by direct access to its IT systems or by establishing a connection between a client computer of ATOSS and the IT systems of the CUSTOMER);
- by remote access, via a secure VPN connection and a suitable software solution for remote access provided by the CUSTOMER (e.g., VPN, desktop sharing) which is executable on current Windows server operating systems (incl. the necessary licence) or, in the case of ATOSS PRODUCTS, by remote access via a secure VPN connection to the IT systems of the operator of the cloud infrastructures on which the CUSTOMER's personal data are processed.

In all cases, the possibility of read and write access by ATOSS to the database integrated in the ATOSS PRODUCTS and, if applicable, to the further information-processing systems connected thereto at the respective CUSTOMER's premises which contain personal data cannot be excluded.

b) Substantive limitation of the processing

ATOSS is not permitted to process the CUSTOMER's personal data beyond the scope of this DPA. Processing for other purposes, in particular the unauthorized transfer of order data to THIRD PARTIES, is not permitted. ATOSS is obliged to process the personal data of different customers separately.

c) Local restriction

The provision of the data processing agreed under a CONTRACT shall generally take place in a member state of the European Union (EU) or in another contracting state of the Agreement on the European Economic Area (EEA) or in Switzerland (CH).

If the data processing takes place in a third country (i.e., outside the EU, the EEA or Switzerland), ATOSS shall ensure that the special requirements of Art. 44 et seqq. GDPR and the provisions of this DPA are fulfilled.

d) Access logs

The PARTIES undertake to access the database integrated in the ATOSS PRODUCTS and the personal data processed therein exclusively by using separate user IDs. This requires that

the CUSTOMER allocates corresponding separate user IDs for ATOSS and cooperates in setting them up to the extent required. ATOSS shall make these user IDs accessible exclusively to the personnel required for the performance of the services and shall secure them against unauthorised inspection and use by taking suitable and appropriate measures.

4. Purpose(s) of the processing

ATOSS shall process the personal data of the respective CUSTOMER only for the specific purposes stated in the CONTRACT, unless further instructions are given by the CUSTOMER to ATOSS. The basic purpose of the processing is to ensure the functionality and up-to-dateness of the ATOSS PRODUCTS made available to the CUSTOMER by ATOSS for use.

5. Period for which the personal data will be retained

The personal data of the CUSTOMER shall be processed by ATOSS only for the duration specified in the CONTRACT between the PARTIES. This usually corresponds to the contractual term of the CONTRACT including any post-contractual obligations. If the term of the CONTRACT is not specified, the duration of the commissioned processing shall begin with the commencement of the services owed and shall end with the end of the provision of the services. The obligation to delete data does not exist if there is an obligation to store the data under Union law or applicable national law, which includes, in particular, obligations to retain data under tax law or commercial balance sheet retention obligations.



DPA - Exhibit II

- Technical and organisational measures -

All offices and all group companies of ATOSS Software SE use the entire IT infrastructure of the company headquarters in Munich. All activities - including remote activities - are carried out exclusively with IT resources and equipment provided and centrally controlled by ATOSS Software SE. The internal data center is located in Munich.

The technical and organizational measures taken by ATOSS with regard to the internal IT systems and internal business processes of the offices and group companies of ATOSS Software SE are listed below. Depending on the respective ATOSS location, (minor) deviations are possible.

I. CONFIDENTIALITY

1. Physical access control

Measures suitable for preventing unauthorized persons from access to office buildings, workplaces, and internal data processing systems.

1.1.1	Office building and workplaces		
	Technical measures	Organizational measures	
	⊠Intrusion alarm system (IAS)	☑ Site office managers	
	☑ Electronic locking system	☑ Issuance of keys is protocolled by means	
	☑ Access technologies (e.g. RFID, PIN, or	of issuance and return protocols	
	mechanical keys) with person-specific	⊠ Security zones	
	allocation	☑ Reception/visitor areas	
	☑ Mechanical locking system for the building	☑ Restriction of access for persons not	
	/ offices	belonging to the company (e.g. visitors)	
	⊠ Smart cards	☑ Visitor management process, incl.	
	⊠ Bell system with camera	registration, deregistration, visitor passes,	
	☑ Video surveillance of the entrance areas	and accompaniment by staff	
		🗵 Due care in the selection of the guard	
	⊠ Guard duty	service	
1.1.2	Internal data center		
	Technical measures	Organizational measures	
	☑ Operation of the internal data center by	☑ Limitation of key issuance and restriction of	
	the ATOSS IT department	access rights to the data center to privileged	
	☑ Intrusion alarm system (IAS)	personnel of the ATOSS IT department	
	☑ Electronic locking system	☑ Issuance of keys is protocolled by means	
	☑ Access technology (e.g. RFID and	of issuance and return protocols	
	mechanical keys) with person-specific	☑ Visitor management process, incl.	
	allocation	registration, deregistration, visitor passes,	
	☑ Video surveillance	and accompaniment by staff	

2. Digital access control

Measures suitable to prevent internal data processing systems and information from being used by unauthorized persons.

Technical measures	Organizational measures	
□ Connection of the offices and group	☐ User and authorization management	
companies via an encrypted server network	□ Password management	
(domain controller)		
☑ Exclusive use of IT equipment, applications,	access blocking	
and systems that have been approved	☑ Policy for handling passwords and acces	
internally by ATOSS	protection	
☑ Ban on BYOD	Specifications for manual locking	
☑ BIOS-supported hard disk authentication	☑ Password history	
of mobile end devices (e.g. notebooks,	☑ Policy on handling company assets, incl	
tablets)	erasure / destruction	
	☑ Policy on data protection and information	
☑ Login with personalized user accounts +	security in the organization	
password	☑ Smart phone policy	
☑ Login with privileged accounts + password	☑ Social media policy	
+ 2nd factor	☑ Control and storage of the logs	
☑ Logging of logins and logouts, login	⊠ Security updates	
attempts	☑ Penetration tests (annually)	
☑ Automatic password-protected desktop /	☑ Incident management	
screen lock	☑ Change management	
□ Prohibition with exception for use of	☑ IT emergency management	
hardware-encrypted removable media (e.g.		
USB sticks with 256-bit AES)		
☑ Use of VPN connection for remote access		
☑ Mobile device management		
☑ Hard disk encryption (256-bit AES)		
☑ Virus, spyware, malware protection		
☑ SIEM		
□ Firewalls		
☑ Spam filter		
☑ Proxy (incl. virus protection)		
☑ Intrusion prevention system (IPS)		
☑ Password server		
☑ Encryption of data transfer (e.g. BIOS		
passwords, VPN connections, Ironkeys incl.		
virus scanner)		
☑ Applications are checked for the technical		
possibility to prevent or close interfaces		

3. Access control

Measures to ensure that those authorized to use internal data processing systems can only access the information subject to their access authorization and that information cannot be read, copied, modified, or removed by unauthorized persons during processing, use and after storage.

1.3	Information (irrespective, whether in electronic or physical form)		
	Technical measures	Organizational measures	
	🛮 Access authorizations are defined,	☑ Role-based authorization concept	
	coordinated, and controlled by a central	☑ User and authorization management (incl.	
	Microsoft Active Directory or a company's	specifications for entry, change of function,	
	own domain.	departure)	
	☑ Logging of access to applications (entry,	☑ Limited number of administrators /	
	modification, and erasure of access	privileged user accounts	
	authorizations)	☑ Policy on handling company assets, incl.	
	□ Data protection safe	erasure / destruction	
	Staff lockers	□ Clean desk policy	
	☑ Destruction of electronic data carriers by	☐ Issuance of staff locker keys is protocolled	
	an external disposal service provider	by means of issuance and return protocols	
	(standard DIN 66399-3)	□ Control and storage of the logs	
	☑ Disposal of classified documents in sealed	☑ Due care in the selection of the disposal	
	data bins	service provider	
	☑ Document destruction and emptying by an	⊠ Separate access points for external IT	
	external disposal service provider	systems	

4. Separation control

Measures to ensure that data collected for different purposes are processed separately either logically or physically.

1.4	System control / storage control		
	Technical measures	Organizational measures	
	⊠ Separation of personal data of the	☑ Prohibition of transmitting personal data of	
	CUSTOMER in terms of commissioned data	the CUSTOMER in the sense of commissioned	
	processing and other internal business	data processing outside defined	
	information	transmission and	
	⊠ Separation of productive and test	communication channels to ATOSS	
	environments	☑ Definition of internal database rights	
	☑ Multi-tenant capability of relevant	☑ Internal domain management	
	applications		
	☑ Testing of software / hardware takes place	□ Change management	
	in isolated virtual environments (sandboxing)		

II. INTEGRITY

1. Input control

Measures to ensure it is possible to check and retrospectively determine whether information has been entered into internal data processing systems, modified while in those systems, or removed from them, and by whom.

11.1	Logging (e.g., operating systems, networks, firewalls, databases, applications)		
	Technical measures	Organizational measures	
	☑ Technical logging of user logins and	☑ Role-based input, modification and	
	logouts on ATOSS internal data processing	erasure restrictions are managed and	
	systems	controlled via user and authorization	
	☑ Central storage of log data in relation to	management	
	ATOSS internal data processing systems	☑ Retention of logs in accordance with legal	
	☑ Clock synchronization / timeserver	requirements	
		☑ Manual or automated control of logs	

2. Transfer control

Measures to ensure that personal data cannot be read, copied, altered, or removed by unauthorized persons during electronic transmission or during their transport or storage on data media, and that it is possible to verify and establish the bodies to which personal data are intended to be transmitted by data transmission equipment.

II.2	Electronic and physical data transfers		
	Technical measures	Organizational measures	
	☑ E-mail encryption (S/MIME, TLS,	☑ Policy for dealing with external files	
	certificates)	☑ Collection of letter post exclusively by the	
	☑ Content filter for e-mail and web	company's in-house reception staff	
	☑ Telephony encryption (SAML, TLS,	🛮 Personal distribution for external letter post	
	certificates)	☑ Personal distribution for internal, (very)	
	☑ Use of VPN on mobile devices	confidentially marked letter mail /	
	☑ Ban on using hardware-encrypted	documents	
	removable media (e.g., USB sticks with 256-	☑ Deliveries of goods only within delivery	
	bit AES) without special permission	zones with personal acceptance	
	□ Locked letterboxes	☑ Defined specifications for remote access	
	☑ Use of predefined communication and	(see supplementary information below*)	
	transmission channels	☑ Prevention / erasure of transmissions of	
		non-anonymized personal data of the	
		CUSTOMER outside of agreed and specified	
		transmission paths (see supplementary	
		information*).	

*Supplementary information:

The transmission of non-anonymized personal data of the CUSTOMER may only be carried out by the CUSTOMER itself, either via the established transmission paths in the ATOSS Cloud Services or on the CUSTOMER's own IT systems. The sending of non-anonymized personal data of the CUSTOMER via e-mail traffic to recipients at ATOSS is to be refrained from.

<u>For the provision of parameterization, software maintenance and hotline services</u> with access to the licensed customer installation, the CUSTOMER must ensure access and transfer control through appropriate configurations in user management:

- The registration or deregistration of users (including ATOSS hotline and customer service consultants) can only be carried out by the CUSTOMER and monitored in accordance with test cycles specified by the CUSTOMER.
- Parameterization, software maintenance and hotline services with access to the licensed customer installation on the CUSTOMER's IT systems on site or by remote access require prior user authorization or activation by the CUSTOMER.
- Parameterization, software maintenance and hotline services via remote access shall be
 provided exclusively via secure connections and in compliance with the technical and
 organizational measures for the protection of personal data described in this Exhibit.
- To the extent necessary, ATOSS hotline and customer service consultants shall cooperate in the configuration of technical control devices on the instructions of the CUSTOMER. If remote access is to be made to the CUSTOMER's own IT systems, the CUSTOMER shall provide a suitable software solution for remote access (e.g. VPN, desktop sharing) that is executable on current Windows server operating systems (including the necessary license). Remote access is controlled and managed by the ATOSS Remote Access Services (RAS) department.
- The CUSTOMER is authorized to monitor remote accesses and to stop them at any time.
- Personal data of the CUSTOMER may be stored on removable data storage devices of ATOSS only
 on the explicit instruction of the CUSTOMER. Corresponding copies are deleted by ATOSS after
 completion of the specific access.

III. AVAILABILITY

Measures to ensure that personal data are protected against accidental destruction or loss.

1.1.1	Office building and workplaces, hardware, IT resources		
	Technical measures	Organizational measures	
	☑ Fire protection precautions (e.g., fire and	☑ Electrical checks of all electronic devices	
	smoke detection systems)	according to the test cycle from the	
	☑ Fire doors and escape routes	manufacturer	
	☑ Emergency power supply	☑ Regular functional tests	
	☑ Certified and approved electrical	☑ Performance of maintenance and due	
	installations (including surge protection and	care by service providers	
	area-oriented power distribution)	☑ Due care in the selection of service	
	☑ Synchronized UPS system	providers	
	☑ Telecommunication and provider	☑ Documentation of the switch ports	
	connections via at least two fiber optic	⊠ Security updates	
	connections and separate transmission	☑ Incident management	
	technology	☑ Change management	
	🛮 Redundant connection of all important	☑ IT emergency management	
	components		
	☑ Electrical revision (VDS)		
	Structured wiring		

	 ☑ Separate "network cabinet" for connection and network ☑ Computer-controlled monitoring system of the connections 	
1.1.2	Internal data center	
	Technical measures	Organizational measures
	☑ Fire protection precautions (e.g., through a	🛮 Backup and disaster recovery plan
	proprietary fire protection section,	☑ Geographical separation of the backup
	connection to fire alarm center, smoke	storage locations from the location of the
	detectors)	primary server
	☑ Humidity sensors	☑ Data backups are carried out several times
	☑ Smoke aspiration system (RAS)	a day (for relevant internal IT systems)
	☑ Redundant air conditioning	☐ Backups are encrypted
	☑ Emergency power system (NEA, diesel	☑ Regular data recovery tests and logging of
	generator)	results
	⊠ Redundant uninterruptible power supply	☐ Backups are created via real-time
	☑ Separate circuits☑ Telecommunication and provider	mirroring
	connections via at least two fiber optic	
	connections and separate transmission	☐ Due care in the selection of the security
	technology.	service
	□ Redundant connection of all important	Security updates
	components	Incident management
	☑ Electrical revision (VDS)	□ Change management □
	⊠ Structured LAN cabling	☑ IT emergency management
	☑ Separate "network cabinet" for connection	, ,
	and network	
	☑ Computer-controlled monitoring system of	
	the connections	
	☑ Redundant internal storage systems	
	🗵 Backup tapes, retention of backups in	
	redundant storage system in the data center	
	☑ Security service at another location	

IV. ENCRYPTION AND PSEUDONYMIZATION

- ☑ The electronic transmission of e-mail traffic is encrypted.
- ☑ The electronic transmission of personal data may only take place via encrypted and defined transmission and communication channels. The transmission of non-anonymized, personal CUSTOMER DATA (e.g., test data, employee master data, etc.) via transmission and communication channels that have not been jointly defined in advance is not permitted.
- ☑ Personal data shall be stored on IT systems of the CUSTOMER or in the ATOSS Cloud Services.
- ☑ The storage of personal data in the ATOSS internal business operations shall be encrypted.
- 🗵 All data on mobile computers and storage media are encrypted.
- ☑ All encryption technologies used productively are state of the art*.
- ☑ The management of the key material is defined and documented for the relevant IT systems.
- ☑ Transport encryption is implemented exclusively end-to-end.
- ☑ A set of rules with requirements for encryption strength, algorithm, and key management is implemented.
- ☑ Pseudonymization of personal data using one-way functions.
- ☑ Pseudonymization by assignment tables, these are separated from the rest of the data processing.

V. PROCEDURES FOR REGULAR REVIEW, ASSESSMENT, AND EVALUATION

1. Data protection management

IV.1	Compliance with and verification of the measures		
	Technical measures	Organizational measures	
	☑ A review of the effectiveness of the	☑ Internal data protection officer (contact	
	technical and organizational protection	details are posted on the ATOSS website)	
	measures is carried out at least once a year	Staff training concept	
	(external GDPR audit).	☑ Regular sensitization of employees (at	
	☑ Tool-supported control of regular staff	least annually)	
	training and attendance	☑ Compliance with the information	
		obligations pursuant to Art. 13 and Art. 14	
		GDPR	
		□ Formalized process for handling data	
		protection requests and notifications (also	
		with regard to the obligation to notify	
		supervisory authorities)	
		☑ Data protection impact assessments	
		(DPIAs) are carried out as required.	
		☑ Involvement of data protection officers in	
		internal and external data protection matters	

^{*}Definition - state of the art comprises the technical knowledge gained up to the respective point in time, which has found its way into operational practice and is generally recognized.

2. Processor control

Measures to ensure that personal data processed on behalf of the client can only be processed in accordance with the CUSTOMER's instructions.

IV.3	Authorized sub processors		
	Technical measures	Organizational measures	
	☑ Certified, documented security measures	☑ Due care in the selection of ATOSS sub	
	of (hosting) service providers	processors	
		Submission and verification of evidence of	
		control measures and GDPR compliance of	
		(hosting) service providers (e.g. audit reports, certificates)	
		☑ Conclusion of a data processing	
		agreement	
		☑ Documentation of instructions	
		☑ Obligation of ATOSS sub processors to	
		confidentiality and data secrecy	
		⊠ Conclusion of EU standard contractual	
		clauses or other guarantees under Art. 46 GDPR (if required)	
		☑ Regular audits of sub processors with	
		regard to data protection and information	
		security	
		☑ Obligation of sub processors that a	
		transfer impact assessment has been	
		carried out regarding the further sub	
		processors in the event of third country	
		transfers and that the result of this	
		assessment is positive / GDPR-compliant.	



DPA - Exhibit III

- List of authorized sub processors -

ATOSS has the CUSTOMER's general authorization for the engagement of sub processors as listed in this DPA-Exhibit III.

ATOSS may select and switch between the sub processors listed in this DPA-Exhibit III and thus are already authorized by the CUSTOMER at any time during the period of processing of personal data at its own discretion. ATOSS reserves the right not to use each of the sub processors listed below for the processing of personal data.

Company	Registered address	Description of activity	Remark
ATOSS companies			
ATOSS Software SE (Germany)	Rosenheimer Str. 141h 81671 Munich Germany	Parameterization, software mainte- nance services, hot- line services	ATOSS affiliate (unless contracting party)
ATOSS CSD Software GmbH	Rodinger Str. 19 93413 Cham Germany	Parameterization, software mainte- nance services, hot- line services	ATOSS affiliate (unless contracting party)
ATOSS Software Ges.m.b.H.	Ungargasse 64-66 Stiege 3 Top 503 1030 Vienna Austria	Parameterization, software mainte- nance services, hot- line services	ATOSS affiliate (unless contracting party)
ATOSS Software AG (Schweiz)	Schärenmoosstr. 77 8052 Zürich Switzerland	Parameterization, software mainte- nance services, hot- line services	ATOSS affiliate (unless contracting party)
SC ATOSS Software SRL	Calea Torontalului 69 Timisoara 300668 Romania	Parameterization, software mainte- nance services, hot- line services	ATOSS affiliate (unless contracting party)

Sub processors who provide ancillary services to support the provisioning of professional services				
Accenture N.V/SA	Rue Picard/ Picardstraat 11 Boîte/Bus 100 1000 Brussel The Netherlands	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
AIKAVA GmbH	Amselstr. 15 93413 Cham Deutschland	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
b.it³ Business Soft- ware+IT GmbH	Birkenstr. 2 5300 Salzburg / Hallwang Austria	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
Bosch Sicherheits- systeme GmbH	Robert-Bosch-Ring 5 85630 Grasbrunn Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
Capgemini Deutsch- land GmbH	Potsdamer Platz 5 10785 Berlin Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
Delaware Consulting CV	Kapel ter Bede 86, 8500 Kortrijk Belgium	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
DELOITTE Consulting GmbH	Dammtorstraße 12 20149 Hamburg Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
EMPAL GmbH	Bügelestorstr. 7/2 74354 Besigheim Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	
Fourtexx GmbH	Grünewalder Str. 28 42657 Solingen Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)	

GZ Gute Zeiten e. K.	Geistenbecker Str. 50 41199 Mönchenglad-	Parameterization, software mainte-	Sub processor (as far as necessary		
	bach Germany	nance services, hot- line services	for the provision of such services)		
KEGA	Madame Curiestraat 24 2171 TW Sassen- heim The Netherlands	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
Moretime oHG	Sedanstr. 13 93055 Regensburg Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
OPTIMO WFM BV	Wijersstraat 1 3811 MZ Amersfoort The Netherlands	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
Ringer Zeiterfassung GmbH & Co. KG	Vollmerstraße 17 88400 Biberach a.d. Riss Deutschland	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
Robert Schickbauer (On time Consulting)	Schoarerbergstr. 43 5302 Henndorf am Wallersee Austria	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
SOFT-CONSULT Häge GmbH	Riedheimer Straße 5 89129 Langenau Germany	Parameterization, software mainte- nance services, hot- line services	Sub processor (as far as necessary for the provision of such services)		
Sub processors who p	Sub processors who provide ancillary services to support the connecting of interfaces				
SHAPEIN GmbH	Ruländerweg 10 60168 Wiesloch Germany	Interface service provider including software mainte- nance services	Sub processor (as far as necessary for the provision of such services)		
Pentos AG	Landsberger Str. 110 80339 Munich Germany	Interface service provider including software mainte- nance services	Sub processor (as far as necessary for the provision of such services)		

	T		<u> </u>			
HR Force EDV- Beratung GmbH	Wambachergasse 10 1130 Vienna Austria	Interface service provider including software mainte- nance services	Sub processor (as far as necessary for the provision of such services)			
EMPLEOX GmbH (formerly known as KWP INSIDE HR GmbH)	Ferdinand-Braun- Str. 24 74074 Heil- bronn Germany	Interface service provider including software maintenance services	Sub processor (as far as necessary for the provision of such services)			
Sub processors who p	Sub processors who provide ancillary services to support the connecting of hardware components					
OSC Business Xpert GmbH	Werftstr. 15 30163 Hannover Germany	Service provider for connection of hard- ware components incl. sup- port/maintenance services and param- eterization	Sub processor (as far as necessary for the provision of such services)			
Sub processors who p	rovide ancillary service	es to support an ATOSS	CLOUD SERVICE			
Microsoft Ireland Operations Limited	South County Business Park Leopardstown Dublin 18 Ireland	Hosting provider including managed IT services (hosting and operation of the cloud infrastructure)	Sub processor (as far as necessary for the provision of such services)			
Telekom Deutsch- land GmbH	Landgrabenweg 151 53227 Bonn Germany	Hosting provider including managed IT services (hosting and operation of the cloud infrastructure)	Sub processor (as far as necessary for the provision of such services)			
UMB AG	Müllerenstr. 3 8604 Volketswil Switzerland	Hosting provider including managed IT services (hosting and operation of the cloud infrastructure)	Sub processor (as far as necessary for the provision of such services)			
Google Ireland Limited	Gordon House Barrow Street Dublin 4 Ireland	For ATOSS Mobile Workforce Manage- ment (to provide a push notification service: Transmission of push messages from the	Sub processor (as far as necessary for the provision of such services)			

	ATOSS Mobile Work-	
	force Management	
	and Mobile Em-	
	ployee Self Service	
	User und Mobile	
	Manager Self Service	
	User module to users	
	with mobile devices.	
